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FILED

DISTRICT COURT OF GUAM

AUG 17 2005 qP

MARY L.M. MORAN
CLERK OF COURT

8 IN THE UNITED STATES DISTRICT COURT

9 FOR THE TERRITORY OF GUAM

10
11 UNITED STATES OF AMERICA,) CRIMINAL CASE NO. 05-00053-001
12 Plaintiff,)
13 vs.) GOVERNMENT'S RESPONSE TO
14 CHRISTOPHER ESPINOSA, et al.,) MOTION TO COMPEL DISCOVERY
15 Defendant.)
16 _____)

17 Comes now the United States, by and through its undersigned First Assistant United
18 States Attorney, and in response to defendant's Motion to Compel Discovery, states as follows:

19 On August 16, 2005, the government provided defendant's counsel, Rawlen Mantanona a
20 copy of the Search Warrant with an attached Inventory List, Search Warrant Affidavit, as well as
21 additional discovery. See Attachment A.

22 Respectfully submitted this 17th day of August, 2005.

23 LEONARDO M. RAPADAS
United States Attorney
24 Districts of Guam and NMI

25 By: 
26  RUSSELL C. STODDARD
27 First Assistant U.S. Attorney

ORIGINAL



U.S. Department of Justice

United States Attorney
District of Guam

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August 16, 2005

Mr. Rawlen Mantanona
Mantanona Law Office
GCIC Building Suite 601B
414 West Soledad Avenue
Hagatna, Guam 96910

Re: United States vs. Christopher Espinosa, et al., Criminal Case No. 05-00053

Dear Mr. Mantanona:

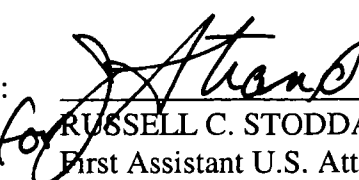
As additional discovery for the above-referenced matter, I have enclosed the following:

- 1) Inspection Service Exhibit #2, USMS photo print of Christopher Espinosa.
- 2) Inspection Service Exhibit #3, Memorandum of Interview dated 6/22/05 of Christopher Espinosa by Inspector Greg McGahey.
- 3) Inspection Service Exhibit #5, Affidavit with Attachments A and B of Inspector Gregory McGahey filed 6/22/05.
- 4) Inspection Service Exhibit #7, Search Warrant with Inventory List, dated 6/22/05.
- 5) Inspection Service Exhibit #8, Supplemental Report No. 2, Photographs of Search Warrant at 7443 Cleghorn Canyon Way, LV, NV.
- 6) Inspection Service Exhibit #9, Letter dated 8/1/05 from Simonique Avilez, Senior Forensic Chemist to Craig Hales, U.S. Postal Inspector, results of Exhibit Q-1 (A01174719).

Sincerely,

LEONARDO M. RAPADAS
United States Attorney
Districts of Guam and NMI

By:


RUSSELL C. STODDARD
First Assistant U.S. Attorney

Enclosures